

March 2, 2012

Dear County Board of Supervisors, City Administrators, and Redevelopment Successor Agency Representatives:

The purpose of this letter is to provide information on some of the most important next steps required to implement Assembly Bill 28, Irris Extraordinary Session (ABX1 28, Chapter 5, Statutes of 2011), which dissolved redevelopment agencies (RDAs) effective February 1, 2012 and replaced them with successor agencies. According to our records, your city (or county) has chosen to act as the successor agency for your former RDA.

Before it was dissolved, your former RDA submitted to the Department of Finance (Finance) in Enforcase) 60 (Digiton Payment Schoulte (ECPS) which itself the various financial objapation that the RDA believed to be Enforcase)60 (Digitons, as that term is defined by ABX1; 10) The ECPS should be extended until all Recognized Obligation Payment Schoulse (ROPS) listing all enforcase)60 (Digitons proposed for payment between January 1, 2012 and June 30, 2012 can be adopted and is 2000.

Pursuant to the timeline in ASK1 28 as revised by the Supreme Court's order, the first ROPS must be approved in initial form by our successor agency's governing body no later than March 1, 2012. The ROPS must be approved by the oversight board in final form no later than Amer's 1, 2012. The ROPS must be approved by the oversight board in final form no later than Amer's 1, 2012. The properties of the state Christoffer and the courty suddire-controller for review no later than the April 15, 2012. Beginning May 1, 2012, only those auditor-controller for review and four board and the state of the sta

In order to expedite our review of the ROPS, Finance auditors are currently reviewing the EOPS that has been submitted to identify any items which may require more information to assist our review. We request that your staff coperate with requests for information. We anticipate that some items that we do not believe are enforceable obligations may be identified in this process and we will be providing you with notice of those so that they may be removed from the ROPS.

Finance staff will notify the staff contact for the successor agency within three days by e-mail if we are exercising our right to further review items in the ROPS. We will provide notice of which lems we are reviewing within 10 days. After that notice and after May 1, no payment related to any such items should be made, even if they are on a previously adopted EOPS, until Finance agrees to the inculsion of the term on the ROPS.

While we hope that agreement can be reached on most items, there are likely to be some items included on the ROPS on which agreement cannot be reached by the time payements are to be made to successor and taxing agencies under the law. We believe that the flouciary duty a successor agency owes to be undeplaced creditors takes precedence over any right to disput whether other items are enforceable obligations. We respect the rights of a successor agency excessor agency or the right of right of

The review of the ROPS by the public and the oversight board is very important and adequate time should be allowed for this to lade place. Given these compressed timeframes, we believe it would be prudent for your oversight board to review, approve, and submit the ROPS to Finance at the earliest possible time. The volicient can plean on your ROPS, this early submit will hap ensure any procedures are resolved before May 1 and May 11 deadlimest, and the review of the review o

Your successor agency's oversight board has seven members, of whom one is appointed by the clip, who by the county board of supervisors, one by the county superformment of education by the California Community Colleges, one by the largest special district by property tax share with territory in the former RDAs project areas, and one to impresent the employees of the former RDAs. Since the ROPS must be approved by the oversight board by April 15, and since the ROPS cannot be submitted to Planace until it has been approved by the oversight board, we encourage you to work expeditiously with the various appointing powers to ensure they name their oversight board members as soon as possible.

Finally, ABX1 26 states that the initial ROPS must be submitted to the auditor performing the agreed upon procedures audit for review. While it would be preferred that this take place in conjunction with the completion of the agreed upon procedures audit, this review of the initial ROPS is a separate action that should not be delayed pending completion of the audit.

Courly auditor-controllers have until July 1, 2012 to arrange for completion of these audits pursuant to the Colfornia Supreme Courle revised ABX12 file intelline, and we understand many auditors may require even longer to actually complete the audits. Corresquently, if the auditor designated by your country auditor-controller states the review of the ROPS annot be completed by April 15, we advise you to submit your ROPS to Finance without vasiting for the auditor's review. If, however, your sudditor states they will complete the ROPS review by April 15, we advise you to not submit the ROPS until the review is complete. We advise you for consult your country auditor-controller on the timing of the agreed-upon-procedures audit. We would appreciate receiving a copy of the auditor's report when it is completed. This will help expedite review of your ROPS.

The Department of Finance website contains substantial additional information about ABX1 26 that is updated as we develop responses to questions and work with other parties. This can be found at the following link:

http://www.dof.ca.gov/assembly_bills_26-27/view.php

Thank you for your attention to this matter. Please direct any questions to Finance staff at (916) 445-1546, or send an e-mail to: redevelopment_administration@dof.ca.gov.

Sincerely,

And Malosados ANA J. MATOSANTOS Director





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